

AFFIRMATIVE.

Messrs. Groome,
Page,

Mayer,—3.

NEGATIVE.

Messrs. Chapman (Pres't)
Emory,
Pigman,
Wilson,

Claude,
Montgomery,
Sappington,
Wootton,—8.

So it was determined in the negative.

On motion of Mr. Mayer,

The following amendment was read and dissented from.

In the 4th line of the 3rd section after the word "court" insert "or to the county court next after sixty days from the rendition of the judgment."

On motion of Mr. Page,

The following amendment was read and dissented from.

In the 5th line of the 3d section strike out "ten" and insert "sixty."

On motion of motion of Mr. Mayer,

The following amendment was read.

3d section, 3d line, insert after the word "judgment" when that judgment exclusive of costs shall be for a debt, exclusive of interest allowed on it, or for damages, which shall exceed twenty dollars, or for property exceeding in the appraised value twenty dollars.

Mr. Page moved to amend said amendment by striking out "twenty" and inserting "fifty." The question was put and determined in the negative.

Mr. Page then moved to amend said amendment by striking out "twenty" and inserting "thirty." The question was put and determined in the negative.

The question was then put,

"Will the Senate assent to said amendment?"

The yeas and nays were asked for, and on taking them, they appeared as follows:

AFFIRMATIVE.

Messrs. Emory,
Montgomery,
Wilson.

Mayer,
Page,—5.

NEGATIVE.

Messrs. Chapman, (Pres't.)
Groome,
Sappington,

Claude,
Pigman,
Wootton,—6.